PTC/SB/26 (07-09)
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polication No.: 10/576,215-Conf. #7088 lad: May 31, 2006 or: PACKAGING RELEASE VALVE FOR MICROWAVABLE FOOD ITEMS or: PACKAGING RELEASE VALVE FOR MICROWAVABLE FOOD ITEMS ne owner*, Pouch Pac innovations, LLC of 100 percent interest in the stant application hereby discalarine, except as provided below, the terminal part of the statutory term of any patent granted on the stant application which would extend below the beginning of the full statutory term of prop patent No. 7,240,798 the term of said prior patent is defined in 38 U.S.C. 154 and 173, and as the term of said prior patent is presently shortened by any terminal desicialmer. The owner hereby agrees that any patents og parted on the histant application and be indirected by for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted by for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted to the instant application and be indirected upon the granted in the instant application and be indirected upon the granted in the instant application and be indirected on the instant application and be indirected and the instant application and the prior patent is presently shortened by any terminal desclaimer, in the event that said prior patent is presently shortened by any terminal disclaimer, in the event that said prior patent is greated to the first said prior patent is greated and the instant patent is to first any terminal disclaimer. In the event that said prior patent is large that all statements and the first said calmer canced by a recent ambient of the said calmer canced by a recent and the little said calmer is a business/organization of the first said calmer canced by a recent and the little said calmer is for the thresh that the said calmer is made with the knowledge that will false statements made herein of my own knowledge are true and that all statements made on information and the little so made are punishable by fine or	REJECTION OVER A "PRIOR" PATENT In re Application of: R. Charles Murray Application No.: 10/576,215-Conf. #7008 Filed: May 31, 2006 For: PACKAGING RELEASE VALVE FOR MICROWAVABLE FOOD ITEM The owner, Pouch Pac Innovations, LLC no shart application hereby disclaims, except as provided below, the terminal part of the statutory nstant application bereby disclaims, except as provided below, the terminal part of the statutory nstant application which would extend beyond the expiration date of the full statutory term of prior pay any terminal disclaimer. The owner hereby agrees that any patent so granted on the Instant ny for and during such period that it and the prior petant are commonly owned. This lastene no he instant application and is binding upon the grantee, its successors or assigns. naking the above disclaimer, the owner does not disclaim the terminal part of the term of a application that would extend to the expiration date of the full statutory term as defined in 35 attent, "as the term of said prior patent is presently shortened by any terminal disclaimer." In attent source in the common of the prior terminally disclationed under 37 CFR 1.321; tales: a full calmins carceled by a reexamination certificate; is need unenthroseble; is need unenthroseble; is need unenthroseble; is the disclaimer to pay a maintenance fee; is the disclaimer to pay a maintenance fee; is the disclaimer to pay a maintenance fee; is near the pay the	PPI-14102/08 100 percent interest in the learn of arry patent granted on the patent No. 7, 240,799 or patent is presently shortened application shall be enforceable ent runs with any patent granted on the instant USC. 1.54 and 73 of the priory.
re Application of: R. Charles Murray pplication No.: 10/576,215-Conf. #7008 led: May 31, 2006 or: PACKAGING RELEASE VALVE FOR MICROWAVABLE FOOD ITEMS or: PACKAGING RELEASE VALVE FOR MICROWAVABLE FOOD ITEMS ne owner*, Pouch Pac Innovations, LLC saint application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the stant application witch would extend below the portal to the list statutory term of any patent granted on the stant application witch would extend below the professor benefits of the stant of said prior patent is defined in 38 U.S.C. 154 and 173, and as the term of said prior patent is presently shortened by for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent so granted on the Instant application and is binding upon the grantee, its successors or assigns. Imaking the above disclaimer, the owner does not disclaim the terminal part of the term of any patent granted on the instant application and is binding upon the grantee, its successors or assigns. Imaking the above disclaimer, the owner does not disclaim the terminal part of the term of any patent granted on the instant application and is binding upon the grantee, its successors or assigns. Imaking the above disclaimer, the owner does not disclaim the terminal part of the term of any patent granted on the instant patent is the said prior patent is the said to	In re Application of: R. Charles Murray Application No.: 10/576,215-Conf. #7008 Filed: May 31, 2006 For: PACKAGING RELEASE VALVE FOR MICROWAVABLE FOOD ITEMS. The owner. Pouch Pac Innovations, LLC not retard application which would extend beyond the expination date of the full statutory term of prior restant application which would extend beyond the expination date of the full statutory term of prior restant application which would extend beyond the expination date of the full statutory term of prior size the term of add prior patient is defined in 38 U.S.C. 144 and 173, and as the term of said prior ya my terminal disclaimer. The owner hereby agrees that any patient so granted on the Instant in making the above disclaimer, the owner does not disclaim the commonle part of the term of application that would extend to the expiration date of the full statutory term as defined in 35 states. In a statutory disclaimed in whole or terminally shortened by any terminal disclaimer, in a state of the sta	100 percent interest in the lemm of any patent paralled on the patent No. 7,240,796 or patent is presently shortened spipilation is hilb be enforceable ent runs with any patent granted my patent granted on the instant. U.S.C. 154 and 173 of the prior 185 Cs. 154 and 173 of the prior patent granted on the instant.
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